UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Hon. Jose L. Linares

:

Crim. No. 09-414 (JLL)

v. :

CONTINUANCE ORDER

ALBAN TASE and

GEJSI SIKO

This matter having come before the Court on the joint application of Ralph J. Marra, Acting United States Attorney for the District of New Jersey (by David E. Malagold, Assistant U.S. Attorney), and defendants Alban Tase(by Patrick McMahon, Esq.) and Gejsi Siko (by Jonathan Berg, Esq.) for an order granting a continuance of the proceedings in the above-captioned matter, and the defendant being aware he has the right to have the matter brought to trial within 70 days of the date of the indictment pursuant to Title 18 of the United States Code, Section 3161(c)(1), and as the defendant has requested and consented to such a continuance, and for good and sufficient cause shown,

IT IS THE FINDING OF THIS COURT that this action should be continued for the following reasons:

i. Plea negotiations regarding a possible disposition are currently in progress, and both the United States and the defendant desire additional time to meet and confer regarding a disposition, which would render trial of this matter unnecessary and save judicial resources; Title 18, United States Code, Section 3161(h)(8);

Nothing in this order shall preclude a finding that additional periods of time are excludable pursuant to the Speedy Trial Act of 1974.

Motions must be filed by October 13, 2009

Responses due

Replies due November 9, 2009

A hearing shall be held on NOVEMBER 16, 2009

HON. JØSE L. LINARES

United States District Judge

Consented to by:

PATRICK MCMAHON, ESQ. Counsel for defendant

JONATHAN BERG, ESQ. Counsel for defendant

DAVID F. MALAGOLD

Assistant U.S. Attorney

- ii. Defendants have consented to and requested the aforementioned continuance;
- iii. Counsel for the defendants request additional time to investigate and prepare the case;;
- iv. Pursuant to Title 18 of the United States Code, Section 3161(h)(8)(A), the ends of justice served by granting the continuance outweigh the best interests of the public and the defendant in a speedy trial;
- v. Pursuant to Title 18 of the United States Code, Section 3161(h)(8)(B)(i), failure to grant this continuance would result in a miscarriage of justice; and
- vi. Pursuant to Title 18 of the United States Code,
 Section 3161(h)(8)(B)(iv), failure to grant this
 continuance would unreasonably deny counsel for
 the defendant the reasonable time necessary for
 effective preparation, taking into account the
 exercise of due diligence.

WHEREFORE, on this 18th day of September, 2009.

IT IS ORDERED that trial in this matter is continued from September 21, 2009 to November 23, 2009.

IT IS FURTHER ORDERED that the period from the date of this order through November 23, 2009, inclusive, shall be excludable in computing time under the Speedy Trial Act of 1974, pursuant to

Title 18, United States Code, Section 3161(h)(8);

Nothing in this order shall preclude a finding that additional periods of time are excludable pursuant to the Speedy Trial Act of 1974.

Motions must be filed by October 13, 2009

Responses due October 26, 200

Replies due November 9 2009

A hearing shall be held on November 16, 2009

HON. JOSE L. LINARES

United States District Judge

Consented to by:

PATRICK MCMAHON, ESQ. Ha Rale AFRI

Counsel for defendant

JONATHAN BERG, ESQ. Counsel for defendant

DAVID E. MALAGOLD Assistant U.S. Attorney Title 18, United States Code, Section 3161(h)(8);

Nothing in this order shall preclude a finding that additional periods of time are excludable pursuant to the Speedy Trial Act of 1974.

Motions must be fi	iled by _	•
Responses due		
Replies due		
A hearing shall be	held on	

HON. JOSE L. LINARES

United States District Judge

Consented to by:

PATRICK MCMAHON, ESQ. Counsel for defendant

JONATHAN BERG, ESQ. Counsel for defendant

DAVID E. MALAGOLD Assistant U.S. Attorney